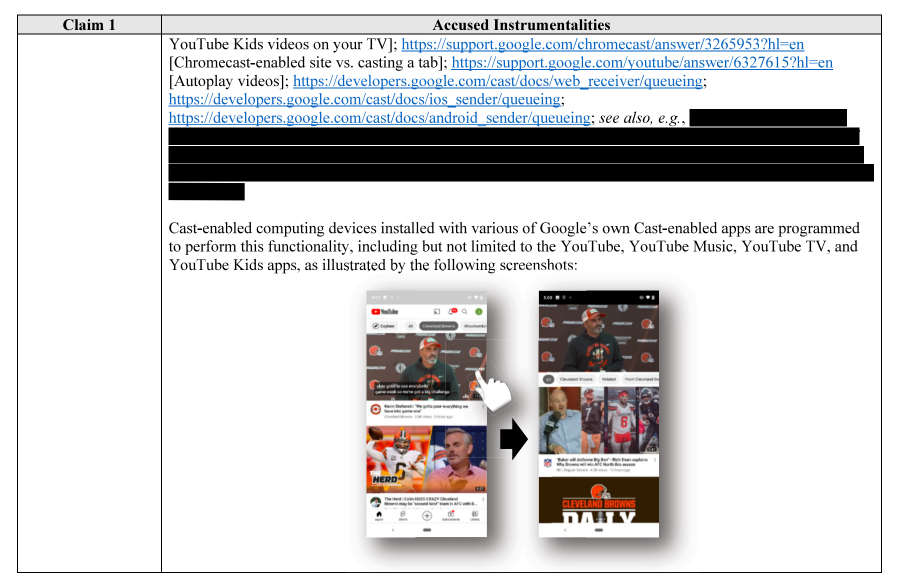
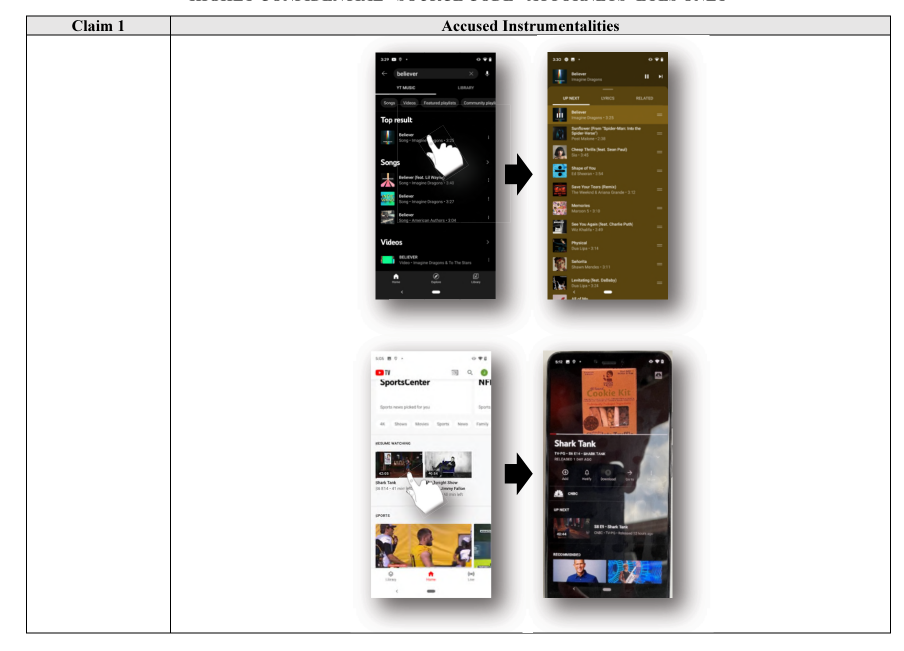
EXHIBIT C

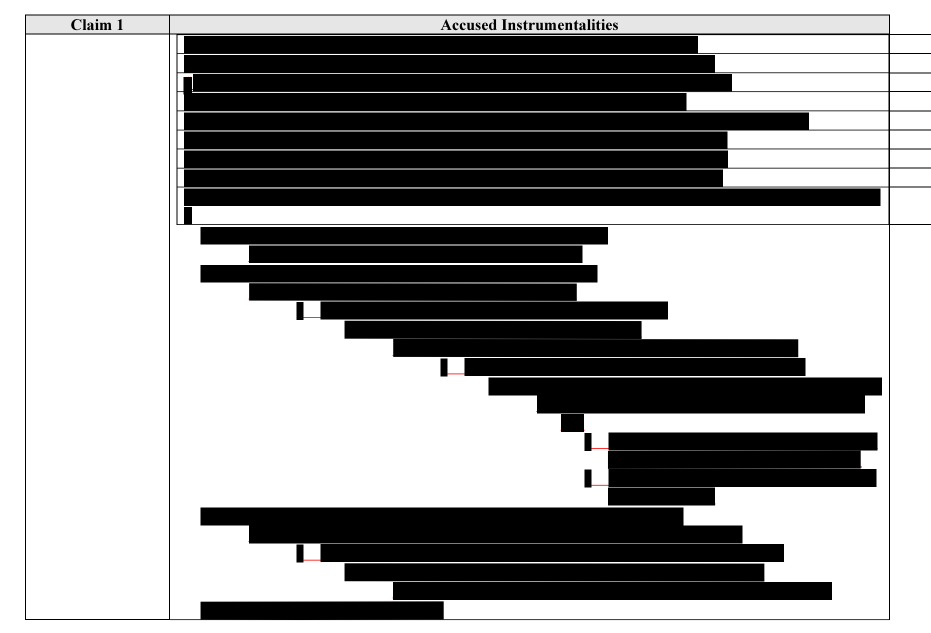




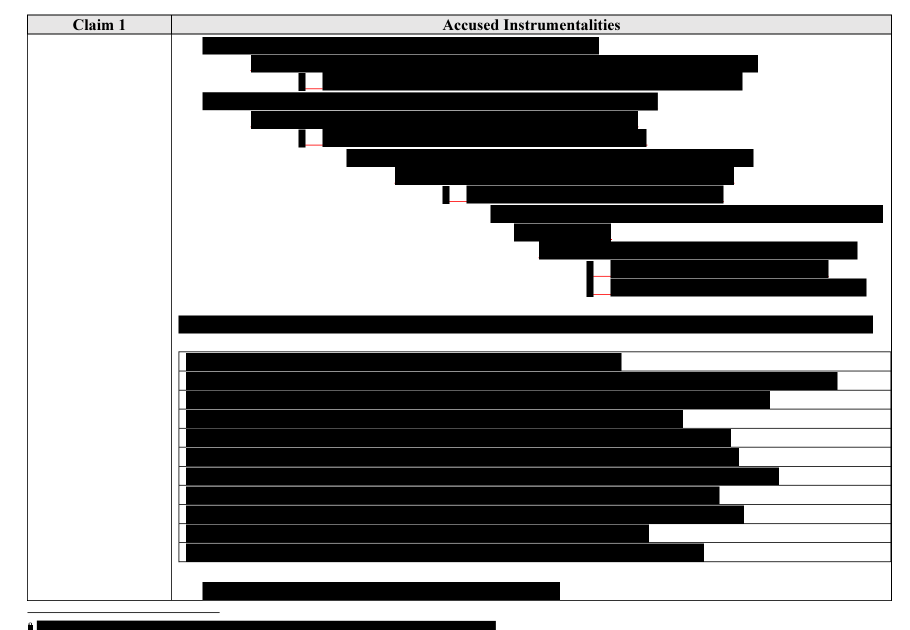




Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY



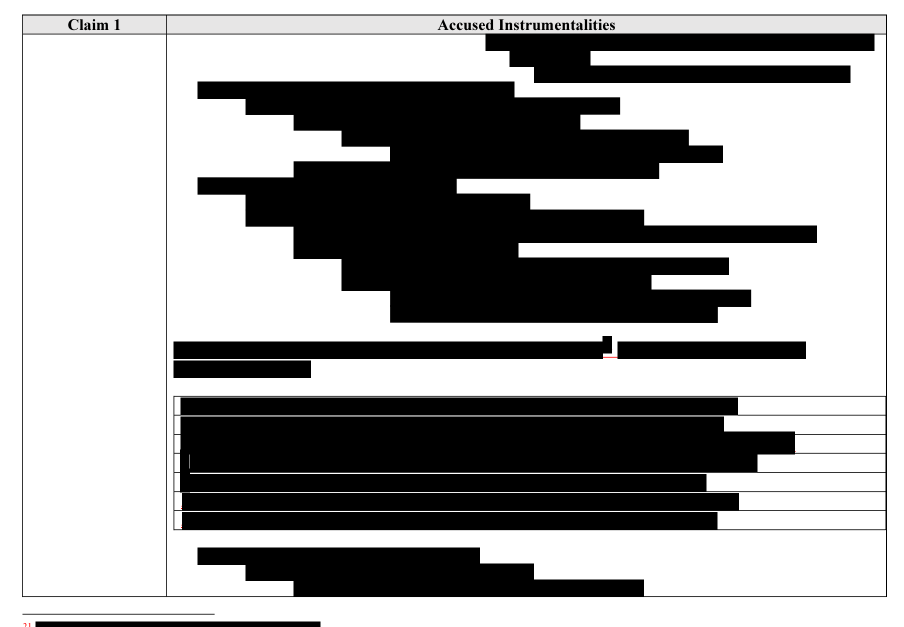
Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY

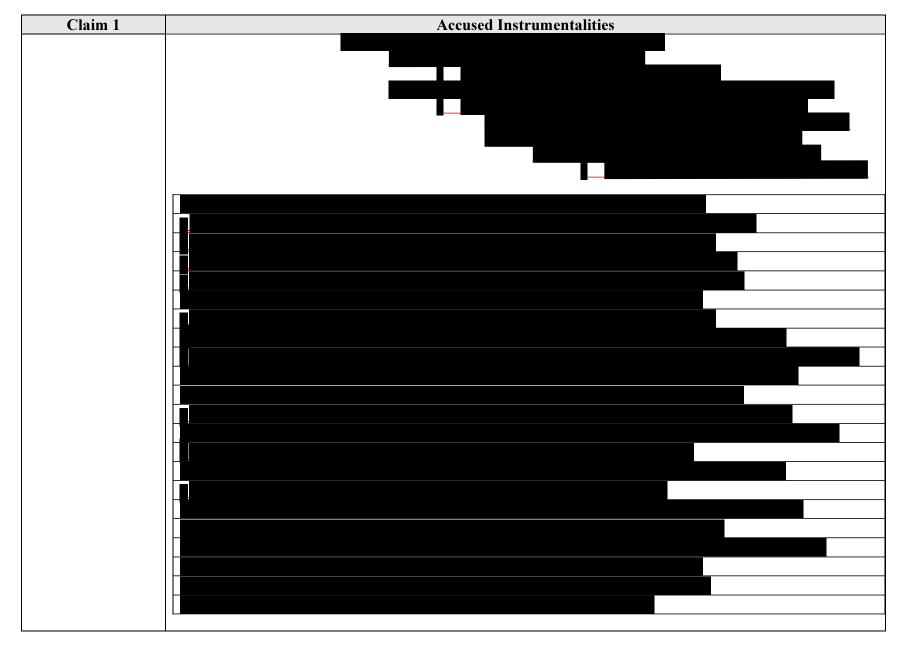


| Claim 1 | Accused Instrumentalities |
|---------|---|
| | Further details regarding how a Cast-enabled control device carries out this functionality, along with representative examples of evidence demonstrating this functionality, are summarized below. |
| | YouTube, YouTube Music, YouTube TV, & YouTube Kids apps |
| | Each Cast-enabled computing device installed with any one of the YouTube, YouTube Music, YouTube TV ¹¹ , or YouTube Kids app is programmed such that, after receiving user input indicating a selection of at least one particular Cast-enabled media player in the Cast-enabled playback system that is to take over playback responsibility, the Cast-enabled computing device functions to: |
| | • (i) instruct the particular Cast-enabled media player to launch the YouTube, YouTube Music, YouTube TV, or YouTube Kids app, which in turn causes the particular Cast-enabled media player to: |
| | • (ii) receive from the particular Cast-enabled media player an indication that the YouTube, YouTube Music, YouTube TV, or YouTube Kids app was successfully launched; |
| | • (iii) connect to the that the particular Cast-enabled media player connected to, which involves the Cast-enabled computing device functioning to: |
| | (a) send to the particular Cast-enabled media player a (b) receive from the particular Cast-enabled media player and response containing the that the particular Cast-enabled media player received from the |
| | • (c) contact the for the that corresponds to the and |
| | (d) contact the r with the to connect to the ; (iv) transition its operating state (e.g., "playback modality") from a local playback mode to a "remote" (or playback mode in which the Cast-enabled computing device is configured to control the |

¹¹ For YouTube TV, the below functionality is applicable in situations where the user selects to playback multimedia content from the user's "Library" or YouTube TV's "On Demand" catalog, as opposed to from YouTube TV's "Live" content. *See*, *e.g.*, https://support.google.com/youtubetv/answer/7129564 [Record shows, sports, events, & movies].

Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY

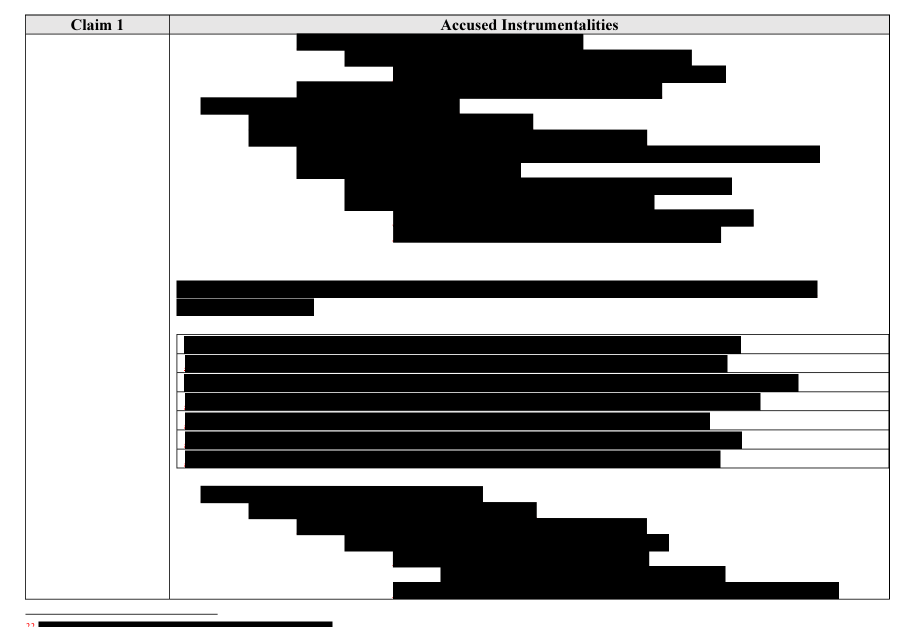




Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY



Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY



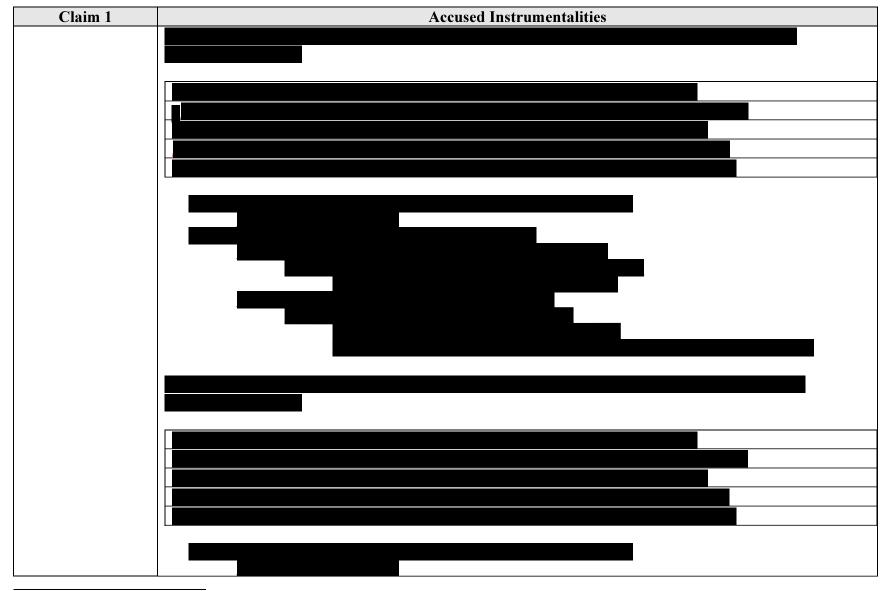


Ex. B –Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY



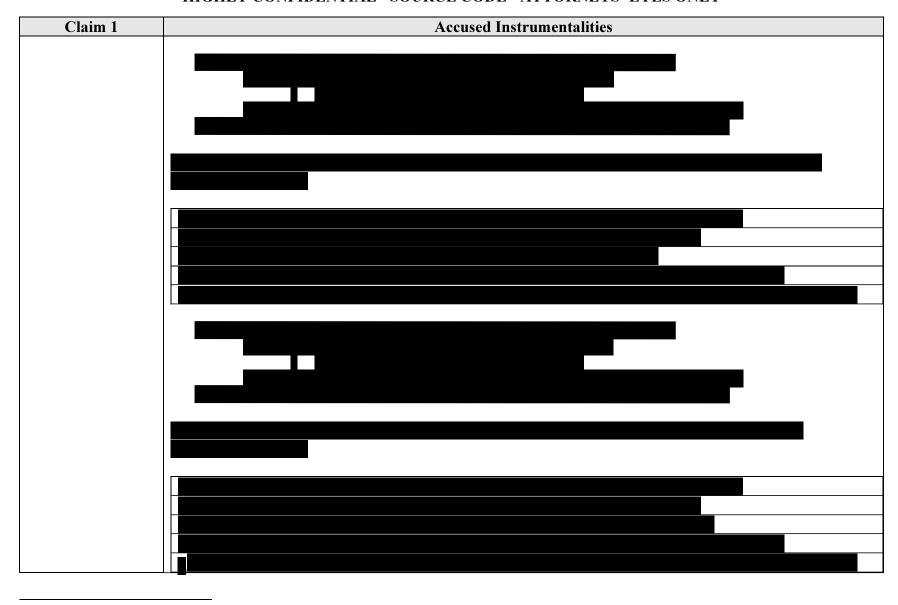
Ex. B – Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY

| Claim 1 | Accused Instrumentalities |
|---------|---------------------------|
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| | |

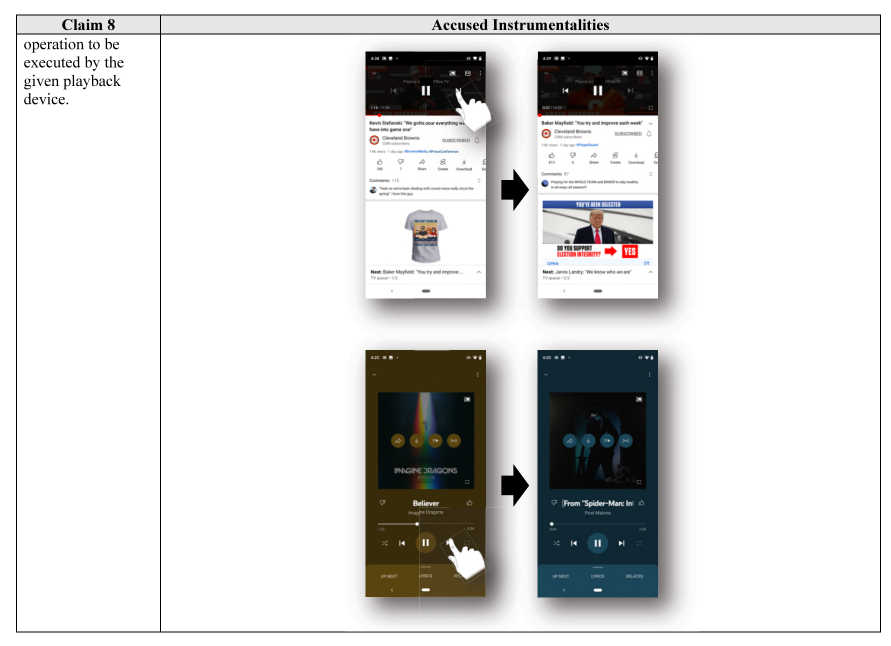




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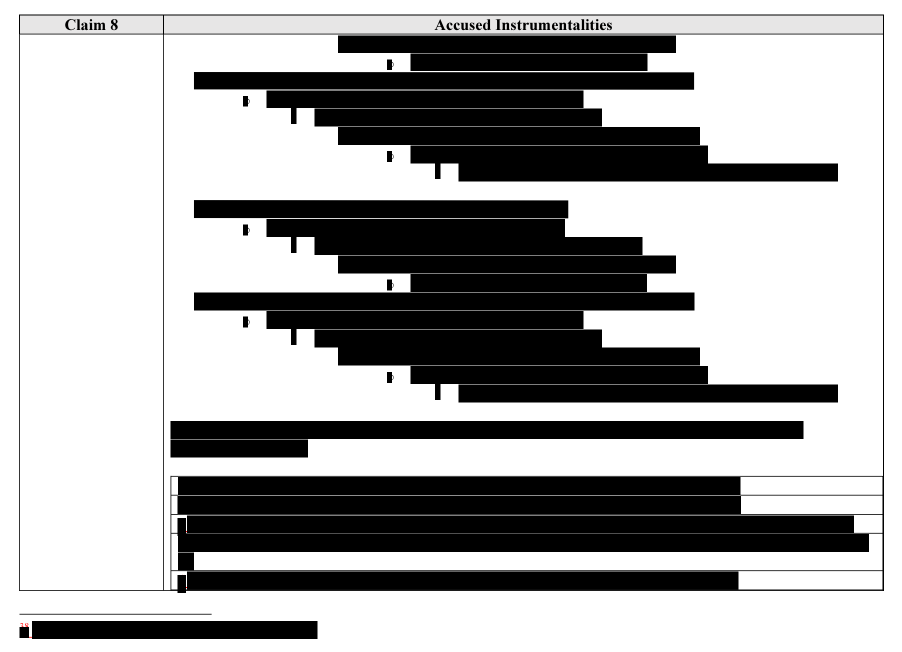
| Claim 1 | Accused Instrumentalities |
|---------|---|
| | |
| | |
| | |
| | Sonos further incorporates by reference Google's response to Sonos's Fact Discovery Interrogatory No. 14, |
| | including any of Google's documents or source code cited therein. <i>See</i> Google LLC's First Objections and Responses to Plaintiff Sonos, Inc.'s First Set of Fact Discovery Interrogatories. |
| | Spotify app |
| | The evidence cited above for limitations 1.7-1.8 and the Spotify app screenshots shown above demonstrates that each Cast-enabled control device installed with the Spotify app is programmed with this functionality. |

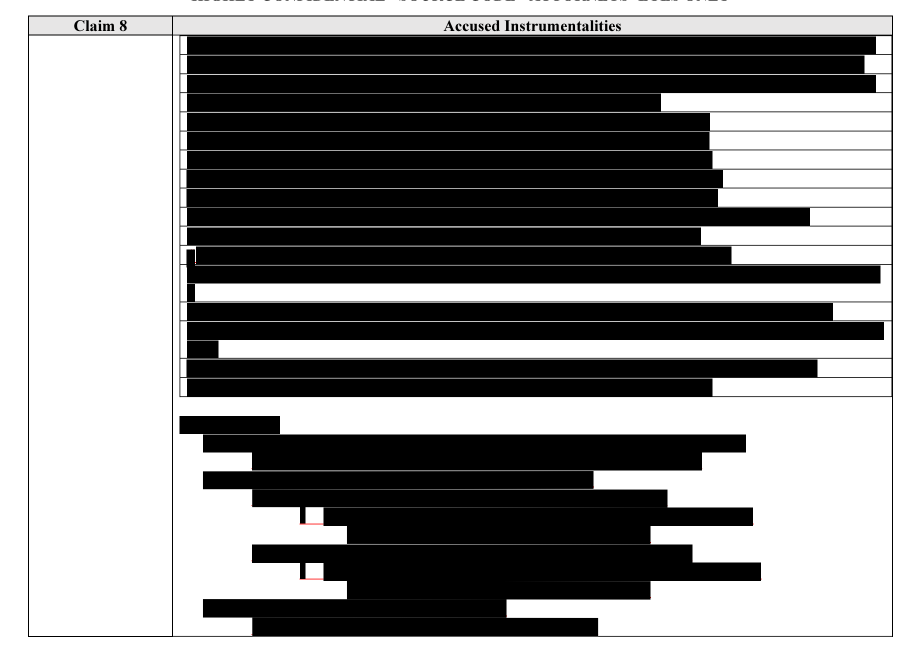


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| Claim 8 | Accused Instrumentalities |
|---------|--|
| | Annual foliation of the |
| | Various other Cast-enabled apps available for installation on Cast-enabled computing devices provide similar functionality. <i>See</i> , <i>e.g.</i> , https://support.google.com/chromecast/answer/6279384?hl=en [Cast audio from Chromecast-enabled apps to speakers]; https://www.google.com/chromecast/built-in/apps/ . Cast-enabled displays installed with various of Google's own Cast-enabled apps, including but not limited to the YouTube and YouTube Music apps, as well as various third-party Cast-enabled apps, including but not limited to the Spotify app, are programmed to perform this functionality, as illustrated by the following exemplary screenshots: |

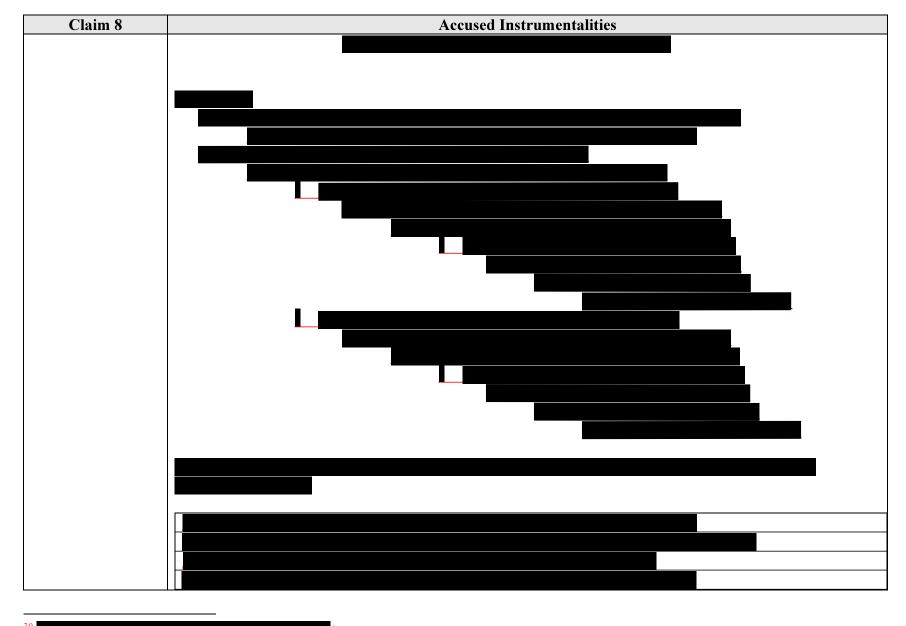


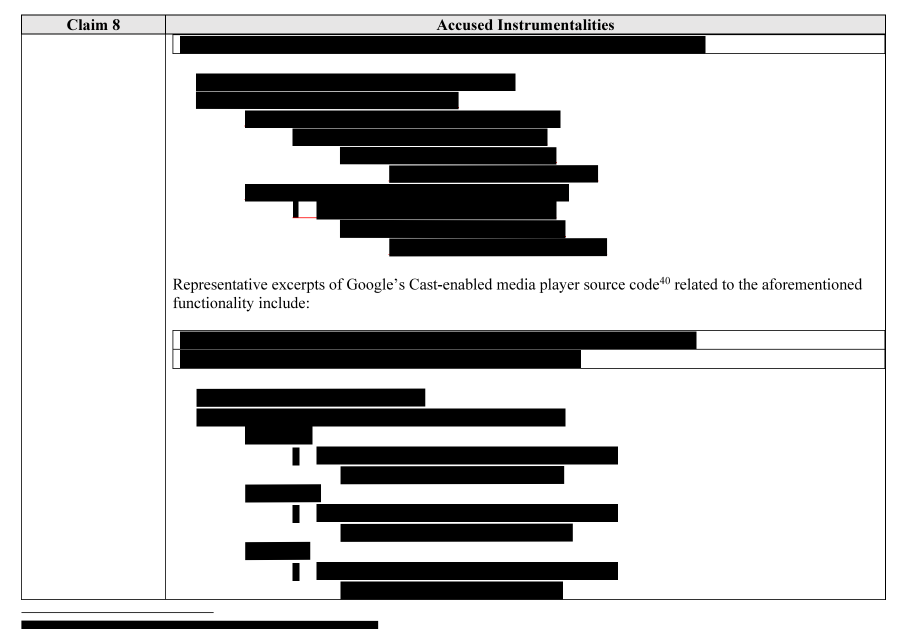




Ex. B – Infringement Contention Chart: U.S. Patent No. 10,779,033 HIGHLY CONFIDENTIAL - SOURCE CODE - ATTORNEYS' EYES ONLY



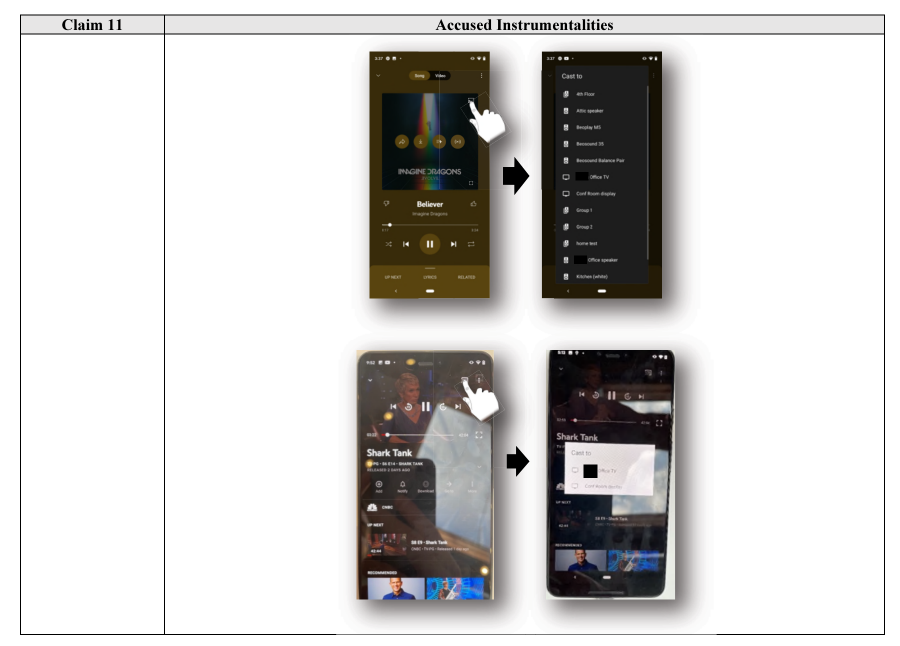




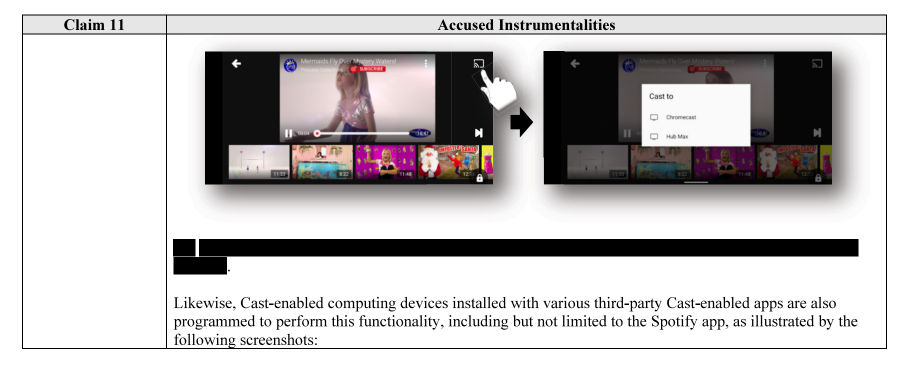
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| Claim 8 | Accused Instrumentalities |
|---------|--|
| | Representative excerpts of Google's Cast-enabled media player source code ⁴² related to the aforementioned functionality include: |
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| | Sonos further incorporates by reference Google's response to Sonos's Fact Discovery Interrogatory No. 14, including any of Google's documents or source code cited therein. <i>See</i> Google LLC's First Objections and |
| | Responses to Plaintiff Sonos, Inc.'s First Set of Fact Discovery Interrogatories. |

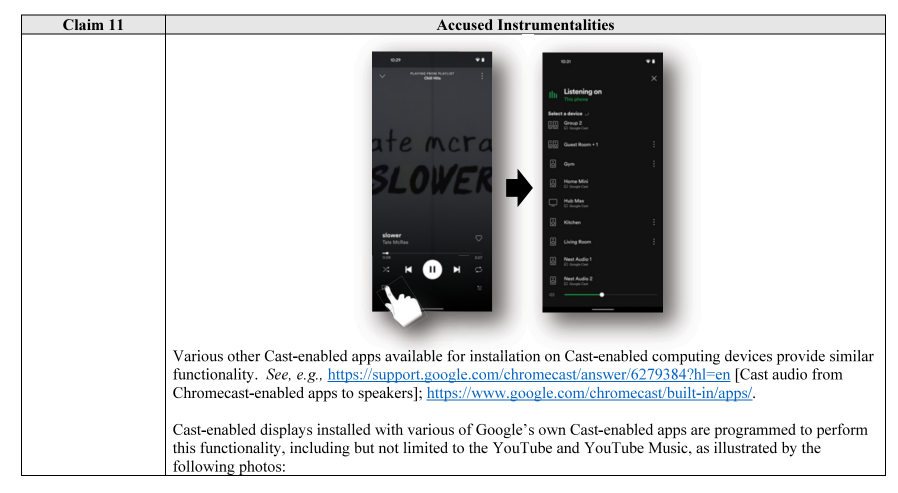
| Claim 9 | Accused Instrumentalities |
|---------------------|---|
| [9.0] The | As described above, each Cast-enabled control device is a "computing device," as recited in claim 8. |
| computing device | Moreover, each Cast-enabled control device is programmed with the capability to perform the |
| of claim 8, [9.1] | aforementioned functions where the transport control operation comprises one of a play operation, a pause |
| wherein the | operation, a skip forward operation, or a skip back operation. See claim limitations 8.1-8.2. |
| transport control | |
| operation comprises | |
| one of a play | |

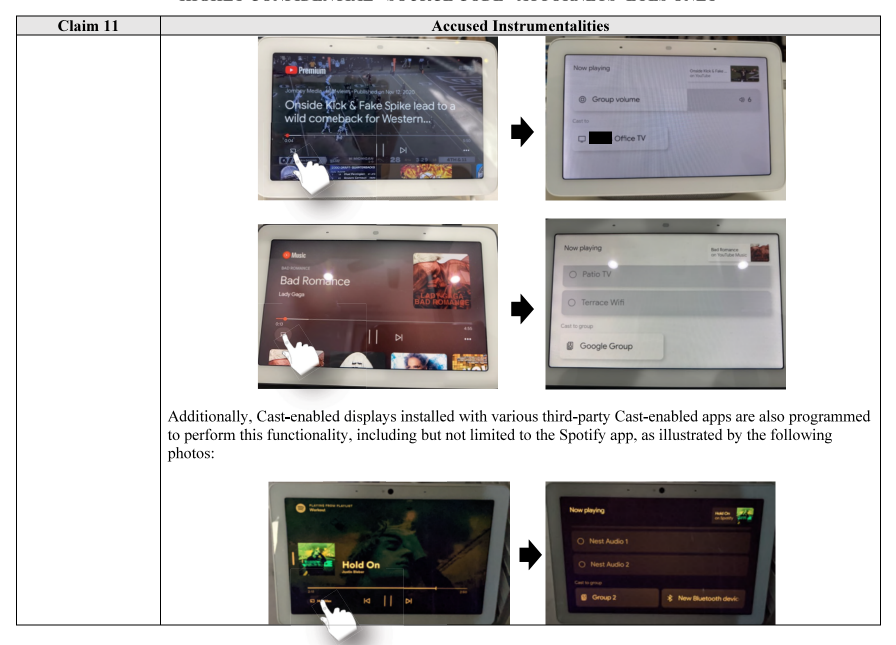


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| Claim 16 | Accused Instrumentalities |
|----------|---|
| | Representative excerpts of Google's YouTube ⁴⁵ , YouTube Music ⁴⁶ , YouTube TV ⁴⁷ , and YouTube Music ⁴⁸ app source code related to the aforementioned functionality include: |
| | |
| | |
| | |
| | Sonos further incorporates by reference Google's response to Sonos's Fact Discovery Interrogatory No. 14, including any of Google's documents or source code cited therein. <i>See</i> Google LLC's First Objections and Responses to Plaintiff Sonos, Inc.'s First Set of Fact Discovery Interrogatories. |
| | Spotify app |
| | Each Cast-enabled control device installed with the Spotify app (which is Cast-enabled and utilizes the Cast SDK) is programmed to receive an indication that one or more Cast-enabled media players in the Cast-enabled media playback system are available to accept playback responsibility for the remote playback queue as part of performing one or more discovery processes, such as a discovery process facilitated by the Cast SDK, as demonstrated by the following exemplary evidence: |
| | |